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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/812,727	03/30/2004	Armin Breitenmoser	DT-6777	4812	
30377	7590 09/14/2005		EXAMINER		
DAVID TO		TRUONG, THANH K			
ABELMAN FRAYNE & SCHWAB 666 THIRD AVENUE		·	ART UNIT	PAPER NUMBER	
NEW YORK	X, NY 10017-5621		3721		
		•	DATE MAILED: 09/14/2005		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applicatio	n No.	Applicant(s)				
Office Action Summary		10/812,72	7	BREITENMOSER, ARMIN				
		Examiner		Art Unit				
		Thanh K. T	_	3721				
	ATE of this communication a	appears on the	cover sheet with the c	orrespondence ad	ldress			
Period for Reply			S EVOIDE ANALEIU	0) OD TUUDTY (2	ON DAVE			
WHICHEVER IS LONG - Extensions of time may be av after SIX (6) MONTHS from the set of the special spe	UTORY PERIOD FOR REF SER, FROM THE MAILING ailable under the provisions of 37 CFR he mailing date of this communication. fied above, the maximum statutory perion or extended period for reply will, by stat ce later than three months after the mant. See 37 CFR 1.704(b).	DATE OF THE 1.136(a). In no ever od will apply and will tute, cause the appli	IS COMMUNICATION th, however, may a reply be time expire SIX (6) MONTHS from pation to become ABANDONE	N. nely-filed the mailing date of this c D (35 U.S.C.§ 133).				
Status								
1)⊠ Responsive to α	ommunication(s) filed on 22	2 August 2005.						
2a) ☐ This action is FI	 Responsive to communication(s) filed on <u>22 August 2005</u>. This action is FINAL. 2b) ∑ This action is non-final. 							
· · · · · · · · · · · · · · · · · · ·								
closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims								
4)⊠ Claim(s) <u>3 and 5-8</u> is/are pending in the application.								
4a) Of the above	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) ☐ Claim(s) i	5) Claim(s) is/are allowed.							
•)⊠ Claim(s) <u>3,6 and 7</u> is/are rejected.							
	7)⊠ Claim(s) <u>5 and 8</u> is/are objected to.							
8) Claim(s) a	are subject to restriction and	d/or election re	quirement.					
Application Papers								
•	is objected to by the Exami							
10)⊠ The drawing(s) filed on <u>30 March 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11)☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. §	119							
12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:								
 Certified copies of the priority documents have been received. 								
2. Certified copies of the priority documents have been received in Application No								
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
					•			
Attachment(s)	(770 000)		A 🗖 I-A	(DTO 442)				
1) Notice of References Cited 2) Notice of Draftsperson's Pa	(PTO-892) atent Drawing Review (PTO-948)		4) Interview Summary Paper No(s)/Mail Da	ate				
	tement(s) (PTO-1449 or PTO/SB/0		5) Notice of Informal P 6) Other:	atent Application (PT	O-152)			

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DETAILED ACTION

Continued Examination Under 37 CFR 1.114

- 1. A request for continued examination under 37 CFR 1.114, including the fee set forth in 37 CFR 1.17(e), was filed in this application after final rejection. Since this application is eligible for continued examination under 37 CFR 1.114, and the fee set forth in 37 CFR 1.17(e) has been timely paid, the finality of the previous Office action has been withdrawn pursuant to 37 CFR 1.114. Applicant's submission filed on August 22, 2005 has been entered.
- 2. Applicant's cancellation of claims 1, 2 and 4 is acknowledged.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 4. Claim 7 is rejected under 35 U.S.C. 102(b) as being an iticipated by Marchetti (4,112,271).

Marchetti discloses an apparatus comprising: a housing having a switch recess (21) formed therein, and an actuation member (27) displaceably arranged in the switching recess for shifting a functional unit between different functional steps (column 3, lines 7-11); and functional step display means including a read-out device (23) having a plurality of marks for identifying respective functional steps, means for mechanically

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connecting the read-out device with the actuation member and carrying the identifying marks, and display means provided in the housing for displaying the identifying marks and spaced from the switching recess, the mechanically connecting means having a plurality of different positions corresponding to the different functional steps (number 0 to number 9), and the display means displaying only one identifying mark, which corresponds to an actual functional step, in each position of the mechanically connecting means (as shown in figure 1, only one identifying mark is displayed in each functional step), wherein the display means is formed by a recess (20) provided in the housing, and wherein both the switching recess (21) and the display means recess (20) are formed in an upper, with respect to the handle, surface of the housing.

5. Claims 3, 6 and 7 are rejected under 35 U.S.C. 102(b) as being aniticipated by Hsu (6,186,709).

Hsu discloses an apparatus comprising: a housing having a switch recess (40) formed therein, and an actuation member (31) displaceably arranged in the switching recess for shifting a functional unit between different functional steps (L & H); and functional step display means including a read-out device (20) having a plurality of marks for identifying respective functional steps, means for mechanically connecting the read-out device with the actuation member and carrying the identifying marks, and display means provided in the housing for displaying the identifying marks and spaced from the switching recess (the recess 40 comprises the switch recess and the display means recess and the two recesses are spaced apart by the protrusions on both sides

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of member 31 – figures 1 & 2), the mechanically connecting means having a plurality of different positions corresponding to the different functional steps (L & H), and the display means displaying only one identifying mark, which corresponds to an actual functional step, in each position of the mechanically connecting means (as shown in figure 1, only one identifying mark is displayed in each functional step as the member 20 slides in the recess 40), wherein the display means is formed by a recess (40) provided in the housing, and wherein both the switching recess (40) and the display means recess are formed in an upper, with respect to the handle, surface of the housing (figure 1).

Hsu further discloses: the mechanically connecting means comprises a slide member (20) formed, together with the actuation member (31), as a one-piece element (30 – figure 2); and the actuation member is provided on the slide member.

Allowable Subject Matter

6. Claims 5 and 8 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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8. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Thanh K. Truong whose telephone number is 571-272-

4472. The examiner can normally be reached on Mon-Thru 8:00AM - 6:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Rinaldi Rada can be reached on 571-272-4467. The fax phone number for

the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the

Patent Application Information Retrieval (PAIR) system. Status information for

published applications may be obtained from either Private PAIR or Public PAIR.

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For more information about the PAIR system, see http://pair-direct.uspto.gov. Should

you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

tkt

September 8, 2005.

Stephen F. Gerrity

Primary Examiner